RULE AT-6. QUALIFIED LAW STUDENTS AND UNLICENSED LAW SCHOOL GRADUATES

A qualified law student or a qualified unlicensed law school graduate who has been certified pursuant to Texas Revised Civil Statutes Art. 320a-1, Sec. 10(a), ["State Bar Act"] and the Texas Supreme Court's "Rules and Regulation Governing the Participation of Qualified Law Students and Qualified Unlicensed Law School Graduates in the Trial of Cases in Texas" shall be allowed to participate in hearings in this Court, with the permission of the Trial Judge or Magistrate Judge, under the following terms and conditions:

- (1) That the student or unlicensed graduate has presented to the Local District Clerk's Office a copy (front and back) of his or her State Bar of Texas Identification Card;
- (2) That the local District Clerk's Office shall keep a file of these copies for use by the Court;
- (3) That by the presenting and filing of the copy of the Identification Card, the student or unlicensed graduate acknowledges that he or she has read and is familiar with the Western District of Texas Local Rules and will abide by them;
- (4) That the student or unlicensed graduate will be accompanied in Court by a member of this Bar who appears as a supervising attorney on the student's or unlicensed graduate's Identification Card.

If the student or unlicensed law graduate is appearing with a member of the United States Attorney's Office for this District, the requirement for errors and omissions insurance shall be waived. The scope of participation of a student or unlicensed graduate in any hearing shall always be within the sound discretion of the Court.